1 Craig D. Webster Federal Defenders of Eastern Washington & Idaho 2 306 E. Chestnut Ave. Yakima, WA 98901 3 (509) 248-8920 4 Attorney for Defendant Alberto Pastrana 5 UNITED STATES DISTRICT COURT 6 EASTERN DISTRICT OF WASHINGTON The Honorable Stanley A. Bastian 7 8 United States of America, No. 1:22-CR-2058-SAB 9 Plaintiff, Motion to Expedite Hearing 10 v. Alberto Pastrana. 11 Without Oral Argument October 3, 2022 at 6:30 p.m. Defendant. 12 13 Alberto Pastrana hereby moves this Court to consider on an 14 expedited basis his separately filed motion to continue trial. Given the 15 fact that the defense is requesting an extension of imminent deadlines 16 and the government does not appear to have an objection to defendant's 17 motion for continuance, Mr. Pastrana respectfully requests that the 18 Court bypass the standard hearing times set forth in Local Rule 19 7.1(h)(2)(a). 20 21

Dated: October 3, 2022. 1 2 By s/ Craig D. Webster 3 Craig D. Webster, WSBA# 40064 4 Federal Defenders of Eastern Washington and Idaho 5 306 East Chestnut Avenue Yakima, Washington 98901 6 (509) 248-8920 (509) 248-9118 fax 7 Craig_Webster@fd.org 8 9 10 Certificate of Service 11 I hereby certify that on October 3, 2022, I electronically filed the 12 foregoing with the Clerk of the Court using the CM/ECF System which 13 will send notification of such filing to the following: Richard C. Burson, 14 Assistant United States Attorney. 15 s/ Craig D. Webster Craig D. Webster 16 17 18 19 20 21